



Sen. Dave Sullivan

Filed: 4/11/2005

09400SB0835sam001

LRB094 04461 MKM 45008 a

1 AMENDMENT TO SENATE BILL 835

2 AMENDMENT NO. _____. Amend Senate Bill 835 by replacing
3 everything after the enacting clause with the following:

4 "Section 5. The Illinois Municipal Code is amended by
5 changing Section 7-1-13 as follows:

6 (65 ILCS 5/7-1-13) (from Ch. 24, par. 7-1-13)

7 Sec. 7-1-13. Surrounded or nearly surrounded territory.

8 Whenever any unincorporated territory containing 60 acres or
9 less, is wholly bounded by (a) one or more municipalities, (b)
10 one or more municipalities and a creek in a county with a
11 population of 400,000 or more, or one or more municipalities
12 and a river or lake in any county, (c) one or more
13 municipalities and the Illinois State boundary, (d) one or more
14 municipalities and property owned by the State of Illinois,
15 except highway right-of-way owned in fee by the State, (e) one
16 or more municipalities and a forest preserve district, or (f)
17 if the territory is a triangular parcel of less than 10 acres,
18 one or more municipalities and an interstate highway owned in
19 fee by the State and bounded by a frontage road, that territory
20 may be annexed by any municipality by which it is bounded in
21 whole or in part, by the passage of an ordinance to that effect
22 after notice is given as provided in this Section. In counties
23 adjacent to another state, adjacent to a lake in excess of
24 20,000 square miles, and having a population of not less than

1 500,000 nor more than 1,000,000 persons, any unincorporated
2 territory containing 75 acres or less that is wholly bounded by
3 one municipality no larger in population than 500 persons may
4 be annexed, on or before December 31, 2005, by the municipality
5 by which it is wholly bounded, upon the passage of an ordinance
6 to that effect after notice is given as provided in this
7 Section. The corporate authorities shall cause notice, stating
8 that annexation of the territory described in the notice is
9 contemplated under this Section, to be published once, in a
10 newspaper of general circulation within the territory to be
11 annexed, not less than 10 days before the passage of the
12 annexation ordinance. When the territory to be annexed lies
13 wholly or partially within a township other than that township
14 where the municipality is situated, the annexing municipality
15 shall give at least 10 days prior written notice of the time
16 and place of the passage of the annexation ordinance to the
17 township supervisor of the township where the territory to be
18 annexed lies. The ordinance shall describe the territory
19 annexed and a copy thereof together with an accurate map of the
20 annexed territory shall be recorded in the office of the
21 recorder of the county wherein the annexed territory is
22 situated and a document of annexation shall be filed with the
23 county clerk and County Election Authority. Nothing in this
24 Section shall be construed as permitting a municipality to
25 annex territory of a forest preserve district in a county with
26 a population of 3,000,000 or more without obtaining the consent
27 of the district pursuant to Section 8.3 of the Cook County
28 Forest Preserve District Act.
29 (Source: P.A. 86-769; 87-895.)".